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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/724,279	11/28/2003	Brian T. Jordan	RS148	1143
23470 75	590 12/21/2004		EXAMINER	
SRAM CORPORATION 1333 N. KINGSBURY, 4TH FLOOR			BUTLER, DOUGLAS C	
CHICAGO, IL 60622			ART UNIT	PAPER NUMBER
ŕ	•		3683	

DATE MAILED: 12/21/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

<u>-</u>		T				
		Application No.	Applicant(s)			
		10/724,279	JORDAN ET AL.			
Office Ac	ction Summary	Examiner	Art Unit			
		Douglas C. Butler	3683			
The MAILING Period for Reply	DATE of this communication app	pears on the cover sheet with the	correspondence address -			
THE MAILING DAT  - Extensions of time may be after SIX (6) MONTHS from the period for reply is second for reply is second for reply is second for reply in the Any reply received by the	ATUTORY PERIOD FOR REPL'E OF THIS COMMUNICATION.  e available under the provisions of 37 CFR 1.1 m the mailing date of this communication.  cified above is less than thirty (30) days, a reply secified above, the maximum statutory period of set or extended period for reply will, by statute office later than three months after the mailingment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be t y within the statutory minimum of thirty (30) da vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDON	timely filed  ays will be considered timely.  m the mailing date of this communication.  IED (35 U.S.C. § 133).			
Status						
1) Responsive to	communication(s) filed on 19 O	ctober 2004.				
2a) ☐ This action is		action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-15</u> 4a) Of the abo 5)⊠ Claim(s) <u>1-15</u> 6)□ Claim(s)	_ is/are rejected.	wn from consideration.				
Application Papers						
9) The specificati	on is objected to by the Examine	r.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) I he oath or de	claration is objected to by the Ex	aminer. Note the attached Office	e Action or form PTO-152.			
Priority under 35 U.S.C	C. § 119					
a) All b) So	ent is made of a claim for foreign ome * c) \( \sum \) None of: I copies of the priority document: I copies of the priority document: of the certified copies of the priority document: ion from the International Bureau d detailed Office action for a list	s have been received. s have been received in Applica rity documents have been receiv a (PCT Rule 17.2(a)).	tion No ved in this National Stage			
Attachment(s)						
1) Notice of References C		4) Interview Summar				
	s Patent Drawing Review (PTO-948) Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail D				
Paper No(s)/Mail Date		6) Other:	,			

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## **DETAILED ACTION**

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- 1. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 2. Claims 1-15 are allowed.
- 3. This application is in condition for allowance except for the following formal matters:
- (A) The amendments to the specification have not been entered because the instant specification does not include paragraph numbering <u>and</u> because pages 19-20 are not in the file. The only specification in the application includes 16 pages. It appears that applicants should submit a substitute specification including the desired changes, which changes appear to contain <u>no</u> new matter.
- (B) The use of the term "probe" in claim 1, lines 13, 16, claim 4, line 1, claim 8, line 2, claim 11, line 2, claim 14, line 2 and in other places such as in lines 5-6 of the Abstract and in the specification (e.g. page 9, penultimate line) is objected to as being inconsistent with art-related terms. The term "shaft" or "piston rod" should be used in reference to element 64 of instant Fig. 2.

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(C) The use of the trademark "Delrin" on page 10, penultimate line is noted.

Pursuant to MPEP 608.01(v), the trademark should be capitalized wherever it appears and should be accompanied by its generic terminology.

Prosecution on the merits is closed in accordance with the practice under *Ex* parte Quayle, 1935 C.D. 11, 453 O.G. 213.

A shortened statutory period for reply to this action is set to expire **TWO**MONTHS from the mailing date of this letter.

- 4. As allowable subject matter has been indicated, applicant's reply must either comply with all formal requirements or specifically traverse each requirement not complied with. See 37 CFR 1.111(b) and MPEP § 707.07(a).
- 5. Any inquiry concerning this communication should be directed to Exmr Butler at telephone number (703) 308-2575.

DOUGLAS C. BUTLER PRIMARY EXAMINER

13683

Butler/vs December 17, 2004